

Abdul Hassan Law Group PLLC
215-28 Hill
Queens Village,

Application granted.

The Clerk of Court is respectfully directed to terminate the letter motion pending at Doc. 27.

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SO ORDERED.



Philip M. Halpern  
United States District Judge

March

Dated: White Plains, New York  
March 4, 2025

**Abdul K. Hassan, Esq.**  
Email: abdul@abdulhassan.com  
*Employment and Labor Lawyer*

Via ECF

Hon. Philip M. Halpern, USDJ  
United States District Court, SDNY  
300 Quarropas Street  
White Plains, NY 10601-4150

**Re: Pierre v. Ramapo Manor Nursing Center, Inc.**

**Case No: 24-CV-05778 (PMH)(VR)**

**Motion for Extension of Time**

Dear Judge Halpern:

My firm represents Plaintiff in the above-referenced action, and I respectfully write, on behalf of the parties, to request a brief two-week extension of the March 3, 2025 deadline for the plaintiff to file her motion for settlement approval. This request is being made because some additional time is needed in light of another matter that has created some complications as of now. Three prior requests for an extension of this deadline were made and granted.

I thank the Court in advance for its time and consideration.

Respectfully submitted,

Abdul Hassan Law Group, PLLC

/s/ Abdul Hassan

By: Abdul K. Hassan, Esq.

**cc: Defense counsel via ECF**